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7 KONINKLIJKE PHILIPS N.V., et al.,  
8 Plaintiffs,  
9 v.  
10 ACER INC., et al.,  
11 Defendants.

Case No. 18-cv-01885-HSG

**ORDER ON ADMINISTRATIVE  
MOTIONS TO SEAL**

Re: Dkt. Nos. 440, 450, 467, 469, 471, 474

12  
13 KONINKLIJKE PHILIPS N.V., et al.,  
14 Plaintiffs,  
15 v.  
16 ASUSTEK COMPUTER INC., et al.,  
17 Defendants.

Case No. 18-cv-01886-HSG

**ORDER ON ADMINISTRATIVE  
MOTIONS TO SEAL**

Re: Dkt. Nos. 397, 407, 437, 439, 442

18  
19 KONINKLIJKE PHILIPS N.V., et al.,  
20 Plaintiffs,  
21 v.  
22 HTC CORP, et al.,  
23 Defendants.

Case No. 18-cv-01887-HSG

**ORDER ON ADMINISTRATIVE  
MOTIONS TO SEAL**

Re: Dkt. No. 297

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1 KONINKLIJKE PHILIPS N.V., et al.,  
2 Plaintiffs,  
3 v.  
4 VISUAL LAND, INC.,  
5 Defendants.

Case No. 18-cv-01888-HSG

**ORDER ON ADMINISTRATIVE MOTIONS TO SEAL**

Re: Dkt. Nos. 371, 379, 397, 399, 401

6  
7 KONINKLIJKE PHILIPS N.V., et al.,  
8 Plaintiffs,  
9 v.  
10 YIFANG USA, INC.,  
11 Defendants.

Case No. 18-cv-01890-HSG

**ORDER ON ADMINISTRATIVE MOTIONS TO SEAL**

Re: Dkt. Nos. 351, 360, 377, 379, 381

12  
13 Pending before the Court are the parties' administrative motions to seal various documents  
14 pursuant to Civil Local Rule 79-5. Dkt. Nos. 440, 450, 467, 469, 471, 474 (Case No. 18-cv-  
15 01885-HSG); Dkt. Nos. 397, 407, 437, 439, 442 (Case No. 18-cv-01886-HSG); Dkt. No. 297  
16 (Case No. 18-cv-01887-HSG); Dkt. Nos. 371, 379, 397, 399, 401 (Case No. 18-cv-1888-HSG);  
17 Dkt. Nos. 351, 360, 377, 379, 381 (Case No. 18-cv-1890-HSG).  
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19 **I. LEGAL STANDARD**

20 Courts generally apply a "compelling reasons" standard when considering motions to seal  
21 documents. *Pintos v. Pac. Creditors Ass'n*, 605 F.3d 665, 678 (9th Cir. 2010) (quoting *Kamakana*  
22 v. City & Cnty. of Honolulu, 447 F.3d 1172, 1178 (9th Cir. 2006)). "This standard derives from  
23 the common law right 'to inspect and copy public records and documents, including judicial  
24 records and documents.'" *Id.* (quoting *Kamakana*, 447 F.3d at 1178). "[A] strong presumption in  
25 favor of access is the starting point." *Kamakana*, 447 F.3d at 1178 (quotation omitted). To  
26 overcome this strong presumption, the party seeking to seal a judicial record attached to a  
27 dispositive motion must "articulate compelling reasons supported by specific factual findings that  
28 outweigh the general history of access and the public policies favoring disclosure, such as the

1 public interest in understanding the judicial process” and “significant public events.” *Id.* at 1178-  
2 79 (quotation omitted). “In general, ‘compelling reasons’ sufficient to outweigh the public’s  
3 interest in disclosure and justify sealing court records exist when such ‘court files might have  
4 become a vehicle for improper purposes,’ such as the use of records to gratify private spite,  
5 promote public scandal, circulate libelous statements, or release trade secrets.” *Id.* at 1179  
6 (quoting *Nixon v. Warner Commc’ns, Inc.*, 435 U.S. 589, 598 (1978)). “The mere fact that the  
7 production of records may lead to a litigant’s embarrassment, incrimination, or exposure to further  
8 litigation will not, without more, compel the court to seal its records.” *Id.*

9 The Court must “balance[] the competing interests of the public and the party who seeks to  
10 keep certain judicial records secret. After considering these interests, if the court decides to seal  
11 certain judicial records, it must base its decision on a compelling reason and articulate the factual  
12 basis for its ruling, without relying on hypothesis or conjecture.” *Id.* Civil Local Rule 79-5  
13 supplements the compelling reasons standard set forth in *Kamakana*: the party seeking to file a  
14 document or portions of it under seal must “establish[] that the document, or portions thereof, are  
15 privileged, protectable as a trade secret or otherwise entitled to protection under the law . . . The  
16 request must be narrowly tailored to seek sealing only of sealable material.” Civil L.R. 79-5(b).

17 Records attached to nondispositive motions, however, are not subject to the strong  
18 presumption of access. *See Kamakana*, 447 F.3d at 1179. Because such records “are often  
19 unrelated, or only tangentially related, to the underlying cause of action,” parties moving to seal  
20 must meet the lower “good cause” standard of Rule 26(c) of the Federal Rules of Civil Procedure.  
21 *Id.* at 1179-80 (quotation omitted). This requires only a “particularized showing” that “specific  
22 prejudice or harm will result” if the information is disclosed. *Phillips ex rel. Estates of Byrd v.*  
23 *Gen. Motors Corp.*, 307 F.3d 1206, 1210-11 (9th Cir. 2002); *see also* Fed. R. Civ. P. 26(c).  
24 “Broad allegations of harm, unsubstantiated by specific examples of articulated reasoning” will  
25 not suffice. *Beckman Indus., Inc. v. Int’l Ins. Co.*, 966 F.2d 470, 476 (9th Cir. 1992) (quotation  
26 omitted).

## 27 II. DISCUSSION

28 The various documents and portions of documents the parties seek to seal are more than

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1 tangentially related to the underlying cause of action, and the Court therefore applies the  
 2 “compelling reasons” standard. The parties have provided a compelling interest in sealing  
 3 portions of the various documents listed below because they contain confidential business  
 4 information relating to the operations of various Defendants. *See Apple Inc. v. Samsung Elecs.*  
 5 *Co., Ltd.*, No. 11-CV-01846-LHK, 2012 WL 6115623 (N.D. Cal. Dec. 10, 2012); *see also Finjan,*  
 6 *Inc. v. Proofpoint, Inc.*, No. 13-CV-05808-HSG, 2016 WL 7911651, at \*3 (N.D. Cal. Apr. 6,  
 7 2016); *PQ Labs, Inc v. Qi*, No. C 12-1885-450 CW, 2014 WL 4617216, at \*1 (N.D. Cal. Sept. 15,  
 8 2014). The parties have identified portions of the unredacted versions of motions and exhibits as  
 9 containing confidential business information; the Court finds sufficiently compelling reasons to  
 10 grant the motions to file the below-indicated portions under seal.

11 For other documents listed below, the parties have failed to narrowly tailor the redactions  
 12 to confidential business information.<sup>1</sup>

13 The parties request the following portions of the various documents be sealed:

Docket Number Public/(Sealed)	Document	Portion(s) Sought to be Sealed	Ruling (basis)
<b>1885-450-3; 1886-407-3; 1888-379-3; 1890-360-3/(1885-440-3; 1886-397-16; 1888-371-15; 1890-351-16)</b>	Plaintiffs' Motion to Consolidate	Redacted portions identified in public filing	GRANTED
<b>No Public Version Filed/(1885-440-4; 1886-397-4; 1888-371-3; 1890-351-4)</b>	Ex. 2, Microsoft's Supplemental Responses/Objections to Philips' Interrogatories	Entire document	DENIED (not narrowly tailored, no supporting declaration)
<b>1886-404-1/(1885-440-5; 1886-397-5; 1888-371-4; 1890-351-5)</b>	Ex. 3, Excerpts from Jian Depo.	Redacted portions identified in public filing	GRANTED
<b>1885-447-1/(1885-440-6; 1886-397-6;</b>	Ex. 4, Excerpts from Huang Depo.	Redacted portions identified in public filing	GRANTED

26  
 27 <sup>1</sup> A number of the parties' proposed redactions indicate that they are contingent upon a different party filing a declaration in support of those portions sought to be redacted. As evidenced in the chart, the Court DENIES the sealing of documents relating to CBI for which no party has provided support.

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1	1888-371-5; 1890-351-6)			
2	<b>1886-404-1/(1885-440-7; 1886-397-7; 1888-371-6; 1890-351-7)</b>	Ex. 5, Excerpts from Lai Depo.	Redacted portions identified in public filing	GRANTED
3	<b>1890-359-1/(1885-440-8; 1886-397-8; 1888-371-7; 1890-351-8)</b>	Ex. 6, Excerpts from Zhong Depo.	Redacted portions identified in public filing	GRANTED
4	<b>1885-447-2/(1885-440-9; 1886-397-9; 1888-371-8; 1890-351-9)</b>	Ex. 7, Objections/Responses to Philips' Interrogatories	Redacted portions identified in public filing	GRANTED
5	<b>1885-447-3/(1885-440-10; 1886-397-10; 1888-371-9; 1890-351-10)</b>	Ex. 8, First Supplemental Objections/Responses to Philips' Interrogatories	Redacted portions identified in public filing	GRANTED
6	<b>1886-404-2/(1885-440-11; 1886-397-11; 1888-371-10; 1890-351-11)</b>	Ex. 9, Objections/Responses to Philips' Interrogatories to Asus	Entire document	DENIED (not narrowly tailored, no supporting declaration)
7	<b>No Public Version Filed/(1885-440-12; 1886-397-12; 1888-371-11; 1890-351-12)</b>	Ex. 13, Objections/Responses to Philips' Interrogatory to Acer	Entire document	DENIED (not narrowly tailored, no supporting declaration)
8	<b>No Public Version Filed/(1885-440-13; 1886-397-13; 1888-371-12; 1890-351-13)</b>	Ex. 14, Objections/Responses to Philips' Interrogatory to Acer	Entire document	DENIED (not narrowly tailored, no supporting declaration)
9	<b>1886-404-1/(1885-440-14; 1886-397-14; 1888-371-13; 1890-351-14)</b>	Ex. 16, Objections/Responses to Philips' Interrogatories to Asus	Redacted portions identified in public filing	GRANTED
10	<b>1885-447-4/(1885-440-15; 1886-397-15; 1888-371-14; 1890-351-15)</b>	Ex. 18, Second Supplemental Objections and Responses to Philips' Interrogatories	Redacted portions identified in public filing	GRANTED
11	<b>1885-467-4; 1886-437-4; 1888-397-4; 1890-377-4/(1885-467-5; 1886-437-5;</b>	Plaintiffs' Reply to Microsoft's Opposition to Plaintiffs' Motion to	Redacted portions identified in public filing	GRANTED

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1	1888-397-5; 1890-377-5)	Consolidate		
2	<b>Entire document sealed/(1885-467-3; 1886-437-3; 1888-397-3; 1890-377-3)</b>	Ex. 1, Excerpts from Shang Depo.	Entire document	GRANTED
3	<b>1885-471-3; 1886-439-3; 1888-399-3; 1890-379-3/(1885-469-3; 1885-471-4; 1886-439-4; 1888-399-4; 1890-379-4)</b>	Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Consolidate	Redacted portions identified in public filing	GRANTED
4	<b>1885-474-25; 1886-442-25; 1887-297-25; 1888-401-25; 1890-381-25/(1885-474-26; 1886-442-26; 1887-297-26; 1888-401-26; 1890-381-26)</b>	Plaintiffs' Reply to HTC's Response to Philips' Motion to Consolidate	Redacted portions identified in public filing	GRANTED
5	<b>No Public Version Filed/(1885-474-3; 1886-442-3; 1887-297-3; 1888-401-3; 1890-381-3)</b>	Ex. 3, Excerpts from Third Amended Infringement Contentions	Entire document	DENIED (no supporting declaration)
6	<b>No Public Version Filed/(1885-474-4; 1886-442-4; 1887-297-4; 1888-401-4; 1890-381-4)</b>	Ex. 4, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
7	<b>1886-444-1/(1885-474-5; 1886-442-5; 1887-297-5; 1888-401-5; 1890-381-5)</b>	Ex. 5, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
8	<b>No Public Version Filed/(1885-474-6; 1886-442-6; 1887-297-6; 1888-401-6; 1890-381-6)</b>	Ex. 6, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
9	<b>No Public Version Filed/(1885-474-7; 1886-442-7; 1887-297-7; 1888-401-7; 1890-381-7)</b>	Ex. 7, Excerpts from Infringement Contentions	Entire Document	DENIED (no supporting declaration)
10	<b>No Public Version Filed/(1885-474-8; 1886-442-8; 1887-297-8; 1888-401-8;</b>	Ex. 8, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
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1	1890-381-8)			
2	<b>1886-444-1/(1885-474-9; 1886-442-9; 1887-297-9; 1888-401-9; 1890-381-9)</b>	Ex. 9, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
3				
4	<b>No Public Version Filed/(1885-474-10; 1886-442-10; 1887-297-10; 1888-401-10; 1890-381-10)</b>	Ex. 10, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
5				
6	<b>No Public Version Filed/(1885-474-11; 1886-442-11; 1887-297-11; 1888-401-11; 1890-381-11)</b>	Ex. 11, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
7				
8	<b>No Public Version Filed/(1885-474-12; 1886-442-12; 1887-297-12; 1888-401-12; 1890-381-12)</b>	Ex. 12, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
9				
10	<b>1886-444-1/(1885-474-13; 1886-442-13; 1887-297-13; 1888-401-13; 1890-381-13)</b>	Ex. 13, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
11				
12	<b>No Public Version Filed/(1885-474-14; 1886-442-14; 1887-297-14; 1888-401-14; 1890-381-14)</b>	Ex. 14, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
13				
14	<b>No Public Version Filed/(1885-474-15; 1886-442-15; 1887-297-15; 1888-401-15; 1890-381-15)</b>	Ex. 15, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
15				
16	<b>No Public Version Filed/(1885-474-16; 1886-442-16; 1887-297-16; 1888-401-16; 1890-381-16)</b>	Ex. 16, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
17				
18	<b>1886-444-1/(1885-474-17; 1886-442-17; 1887-297-17; 1888-401-17; 1890-381-17)</b>	Ex. 17, Excerpts from Third Amended Infringement Contentions	Entire Document	DENIED (no supporting declaration)
19				
20	<b>No Public Version Filed/(1885-474-18; 1886-442-18; 1887-</b>	Ex. 18, Excerpts from Huang Depo.	Entire Document	DENIED (no supporting declaration)
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1	297-18; 1888-401-18; 1890-381-18)			
2	<b>No Public Version Filed/(1885-474-19; 1886-442-19; 1887-297-19; 1888-401-19; 1890-381-19)</b>	Ex. 19, Excerpts from Chiu Depo.	Entire Document	DENIED (no supporting declaration)
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5	<b>No Public Version Filed/(1885-474-20; 1886-442-20; 1887-297-20; 1888-401-20; 1890-381-20)</b>	Ex. 20, Excerpts from Pan Depo.	Entire Document	DENIED (no supporting declaration)
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7				
8	<b>No Public Version Filed/(1885-474-21; 1886-442-21; 1887-297-21; 1888-401-21; 1890-381-21)</b>	Ex. 21, Excerpts from Lin Depo.	Entire Document	DENIED (no supporting declaration)
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10				
11	<b>No Public Version Filed/(1885-474-22; 1886-442-22; 1887-297-22; 1888-401-22; 1890-381-22)</b>	Ex. 22, Excerpts from Yeh Depo.	Page 99, line 1 through page 102, line 24	GRANTED
12				
13				
14	<b>1886-444-2/(1885-474-23; 1886-442-23; 1887-297-23; 1888-401-23; 1890-381-23)</b>	Ex. 23, Excerpts from Huang Depo.	Entire Document	GRANTED
15				
16				
17	<b>No Public Version Filed/(1885-474-24; 1886-442-24; 1887-297-24; 1888-401-24; 1890-381-24)</b>	Ex. 24, Excerpts from Zhong Depo.	Entire Document	DENIED (no supporting declaration)
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### III. CONCLUSION

For the foregoing reasons, the Court **GRANTS IN PART** and **DENIES IN PART** Dkt. Nos. 440 and 474 (Case No. 18-cv-1885-HSG); Dkt. Nos. 397 and 442 (Case No. 18-cv-1886-HSG); Dkt. No. 297 (Case No. 18-cv-1887-HSG); Dkt Nos. 371, 401 (Case No. 18-cv-1888-HSG); and Dkt. Nos. 351, 381 (Case No. 18-cv-1890-HSG) and **GRANTS** Dkt. Nos. 450, 467, 471 (Case No. 18-cv-1885-HSG); Dkt. Nos. 407, 437, 439 (Case No. 18-cv-1886-HSG); Dkt. Nos. 379, 397, 399 (Case No. 18-cv-1888-HSG); and Dkt. Nos. 360, 377, 379 (Case No. 18-cv-1890-HSG). Dkt. No. 469 (Case No. 18-cv-1885-HSG) is terminated as moot.

The Court **DIRECTS** the parties to file public versions of all documents for which the proposed sealing has been denied and/or for which no public version has been filed, as indicated in the chart above. Pursuant to Civil Local Rule 79-5(f)(1), documents filed under seal as to which the administrative motions are granted will remain under seal. The public will have access only to the redacted versions accompanying the administrative motions.

## **IT IS SO ORDERED.**

Dated: 9/24/20187

  
HAYWOOD S. GILLIAM, JR.  
United States District Judge

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